Section	2-250	RR-2 Rural Residential District - 2
2-251	Purpo	se. This district is established to provide for residential development in a
	<u>predon</u>	ninantly rural environment in areas currently zoned AR-2. A greater lot
	<u>yield t</u>	han permitted in the AR-2 district may be achieved where appropriate road
	access	is available for the scale of development; where the proposed development apatible with other properties in the vicinity, including agricultural and
	18 COII	ll districts, open space easements, predominant parcel sizes and adjacent
	IOLESIa	and where water and onsite sewage disposal systems are feasible. Limited
	rural e	conomy uses are encouraged that are compatible with clustered residential
	develo	pment. A cluster subdivision pattern is required.
2-252	Gener	al Requirements. The requirements established in the following sections
	set for	th the general and specific standards for development under the RR-2
	Distric	<u>t.</u>
	(A)	General:
	<u> </u>	
		(1) The tract shall consist of a minimum of 30 contiguous acres prior
		to development.
		(2) Rezoning requests shall be processed pursuant to the requirements
		of Section 6-1200. Rezoning requests for tracts smaller than 140
		acres shall be processed in accordance with Section 6-1200 as
		modified by Section 6-1216.
		(3) The residential development on this site shall be clustered
		according to the provisions of this Section.
	( <b>D</b> )	Lot Yield. The maximum number of lots shall be one lot per 15 gross
	( <u>B</u> )	acres.
0.052	Chan	acteristics of Cluster Subdivision.
<u>2-253</u>	(A)	The elements of the cluster subdivision are:
	(2.1)	(1) Rural Residential Lots,
		(2) Rural Economy Lot(s)
		(3) <u>Common Open Space.</u>
	(B)	Depending on the tract size, the cluster subdivision shall include one of
	(***)	more Rural Residential Lots and at least one Rural Economy Lot and may
		include common open space.
	(C)	All lots within the cluster development shall be created at one time.
	(-)	
	(D)	The lots created by the cluster subdivision shall not be further subdivided.

1 2		(E)		site lay	yout of these elements shall occur during the approval of a
3 4 5		(F)			required for any subdivision with common elements as Section 2-261(B).
6 7 8 9		(G)	com	prised o	of 85% of the gross land area of the development shall be of Rural Economy Lot(s) and, if present, Common Open of the development of the development shall be of Rural Economy Lot(s) and, if present, Common Open of the development shall be of Rural Economy Lot(s) and, if present, Common Open of the development shall be of Rural Economy Lot(s) and, if present, Common Open of the development shall be of Rural Economy Lot(s) and, if present, Common Open of the development shall be of Rural Economy Lot(s) and, if present, Common Open of the development shall be of Rural Economy Lot(s) and, if present, Common Open of the development shall be of Rural Economy Lot(s) and, if present, Common Open of the development shall be of Rural Economy Lot(s) and the development shall
10 11 12		(H)	The dens		ng plats for the development shall contain a tabulation of
13 14 15		(I)			inary and record plat shall show the perimeter setback as Section 2-255(A)(2)
16		<b>Q</b> 4	11.	Daniel	arment of the Purel Pecidential Lots the Rural Fronomy
17	<u>2-254</u>	Stand	ards.	Devel	opment of the Rural Residential Lots, the Rural Economy Open Space shall comply with the following standards.
18		Lot(s	), and C	OIIIIIOL	TOpen space shall comply with the following standards:
19		(4)	Dural	Rocido	ntial Lots. Rural Residential lots shall be grouped in clusters
20		(A)	and sh	all comr	bly with all of the following standards:
21			and sir	an com	
22 23			(1)	Maxin	num Gross Land Area. Rural Residential Lots may comprise
24			(-)	a maxi	mum of 15% of the gross land area of the development,
25 25					
26			(2)	Numb	er of Lots in Cluster(s). Rural Residential Lots shall be
27			,		ed in clusters consisting of a minimum of 5 lots and a
28					num of 25 lots, except that a cluster may consist of fewer than
29				5 lots i	if any one of the following applies:
30					
31				(a)	There will be fewer than 5 lots in the entire subdivision.
32				(b)	The area of the subdivision is less than 75 acres.
33				(c)	It is demonstrated that a cluster of fewer than 5 lots will
33 34				(0)	result in less disturbance of land within the Mountainside
35					Development Overlay District (MDOD), Floodplain
36					Overlay District (FOD) lands, and/or land containing steep
37					slopes, and/or wetlands.
38 39			(3)	Numb	oer of Clusters. Multiple groupings of cluster lots are
40			(3)	requir	ed where the total number of lots on a site is greater than 25.
41				A sing	de grouping of cluster lots shall contain all the lots where the
42				total r	number of lots on a site is 25 or fewer, except that multiple
43				cluster	rs may be allowed where it is demonstrated that multiple
44				cluster	rs will result in less disturbance of land within the
45				Moun	tainside Development Overlay District (MDOD), Floodplair

1 2 2			ay District (FOD) lands, and/or land containing steep slopes r wetlands.
3	(4)	Dieta	nce Between Clusters. If more than one grouping of cluster
4	(4)	lote is	s to be created from a parcel, a minimum of 500 feet shall
5		senar	ate the lot lines of each grouping of cluster lots (exclusive of
6		comm	non open space and Rural Economy Lots).
7		COIIII	ion open space and reason accounting
8	(5)	Lot S	ize
9 10	(3)	Lot	112.
11		(a)	Minimum: 80,000 square feet, exclusive of major floodplain.
12		(α)	William Colors
		(b)	Maximum: 4 acres maximum, exclusive of major floodplain.
13		(0)	Maria
14 15	(6)	Mini	mum Lot Width. 175'
16	(0)	11,88121.	
17	(7)	Maxi	mum Length/Width Ratio. 3:1.
18	(1)	11242	
19	(8)	Maxi	mum Lot Coverage: 15%.
20	(0)	17,401,11	
20	(9)	Perm	nitted Uses on Rural Residential Lots. The uses allowed on
22	(2)	the R	ural Residential Lots are listed below and are subject to the
23		Addi	tional Regulations for Specific Uses in Section 5-600 as
24			enced.
25			
26		(a)	Accessory dwelling (accessory to single-family detached
27		()	dwelling), pursuant to Section 5-613.
28			
29		(b)	Accessory uses, such as garages, sheds, decks, clotheslines,
30		( )	swimming pools, and other residential accessory uses and
31			structures customarily found in association with and clearly
32			incidental and subordinate in size to the principal residential
33			structure and use.
34			
35		(c)	Agriculture, horticulture, animal husbandry, including bona
36			fide agricultural structures, pursuant to Section 5-626.
37			
38		(d)	Bed and breakfast homestay, pursuant to Section 5-601(A).
39			
40		(e)	Child care home, pursuant to Section 5-609.
41			
42		(f)	Construction and/or sales trailer, during period of construction
43		-	activity.
44			
45		(g)	Dwelling, single-family detached, including manufactured
46		**	housing.

1 2 3			(h)	Home occupation (accessory to single-family detached dwelling), pursuant to Section 5-400.
4 5 6			(i)	Portable dwelling/trailer during construction of a primary residence, pursuant to Section 5-500.
7 8 9			(j)	Small business (excluding Repair service occupations and Contractors and contracting) pursuant to Section 5-614.
10 11			(k)	Stables, pursuant to Section 5-627.
12 13 14 15			(l)	Stables, without commercial boarding or equestrian instruction, on less than 5 acres, accessory to a single-family residence.
16 17			(m)	Telecommunications antenna, pursuant to Section 5-618(A).
18 19			(n)	Utility substation, dedicated, pursuant to Section 5-616.
20 21 22	<u>(B)</u>	Rural Rural	Econo	omy Lots. Each cluster subdivision shall contain at least one my Lot meeting the following regulations:
23		(1)	<u>Mini</u>	mum Lot Size. 25 acres.
24 25		(2)	Mini	mum Lot Width. 175 feet.
26 27		(3)	Maxi	mum Length/Width Ratio. 3:1.
28 29		(4)	Maxi	imum Lot Coverage. 8%.
30 31	-	(5)		nitted Uses on Rural Economy Lot. The uses allowed on the Economy Lot(s) are listed below and are subject to the
32 33 34			<u>Addi</u>	tional Regulations for Specific Uses in Section 5-600 as enced
35 36 37			(a)	Apartment or dwelling unit (accessory to a single family detached dwelling), pursuant to Section 5-613.
38 39 40			(b)	Accessory uses, such as garages, sheds, decks, clotheslines, swimming pools and other residential accessory uses and structures customarily found in association with and clearly
41 42 43				incidental and subordinate in use to a single family residential structure and use.
44 45 46			(c)	Agriculture, horticulture, animal husbandry including bona fide agricultural structures, pursuant to Section 5-626.

1 2	(d)	Animal hospital, pursuant to Section 5-631.
3		5 (50
4	(e)	Antique shop, pursuant to Section 5-650.
5	(6)	Art gallery or art studio, pursuant to Section 5-650.
6	(f)	Art gattery or art studio, pursuant to section 3-030.
7	(~)	Bed and breakfast homestay, pursuant to Section 5-601(A).
8	(g)	Bed and breakfast nomestay, parsatant to be trong to the section of the section o
9	(h)	Caretaker's residence.
10	(11)	Carctaker 3 residence.
11	(i)	Child care home, pursuant to Section 5-609.
12	(1)	Child care none, paroant to 5
13	(j)	Child or adult daycare center, pursuant to Section 5-609.
14 15	(J)	Office of the control
15 16	(k)	Construction and/or sales trailer, during period of
17	(11)	construction activity.
18		
19	(1)	Craft shop, pursuant to Section 5-650.
20	(")	
21	(m)	Equestrian Facility, pursuant to 5-627.
22	` ′	
23	(n)	Guest House, accessory to a Single-family dwelling, pursuant
24	, ,	to Section 5-612.
26	(o)	Home occupation, pursuant to Section 5-400.
27		
28	(p)	Nature preserve, such as but not limited to, wildlife
29		sanctuary, conservation area, and game preserve.
30		
31	(q)	Portable dwelling/trailer during construction of a primary
32		residence, pursuant to Section 5-500.
33		n 1 ' Castion 5 605
34	(r)	Production nursery, pursuant to Section 5-605.
35		C. 1. 1. 15 min la carforma
36	(s)	School, 15 pupils or fewer.
37	(+)	Single family dwelling, including manufactured housing, in
38	(t)	association with a permitted use.
39		association with a permitted ase.
40	(u)	Small business, excluding Repair Service occupations and
41	(u)	Contractors and contracting, pursuant to Section 5-614.
42		Conductors and Conductors production of the Conductors and Conduct
43	(v)	Telecommunications antenna, pursuant to Section 5-618(A).
44 45	(1)	<u> </u>
46	(w)	Utility substation, dedicated, pursuant to Section 5-616
TU	(11)	

1			
1 2		(x)	Veterinary service.
3 4		(y)	Virginia Farm Winery.
5 6		(z)	Wayside stand.
7			T A The following
8	(6)	Speci	ial Exception Uses on Rural Economy Lot. The following
9		uses	are permitted on a Rural Economy Lot with the approval of a
10		Speci	al Exception pursuant to Section 6-1300.
11		( )	Golf course, with accessory clubhouse, pursuant to Section 5-
12		(a)	
13			<u>648.</u>
14		<i>(</i> 1.)	Telecommunications monopole, pursuant to Section 5-
15		(b)	618(B)(1) and Section 5-618(B)(2).
16			618(B)(1) and Section 3-016(B)(2).
17		(a)	Telecommunications tower pursuant to Section 5-618(C)(2).
18		(c)	Telecommunications tower pursuant to bester a factor of the factor of th
19	(C) Comm	on On	en Space Use. Land that is neither a Rural Residential Lot nor
20	(C) Comm	1 Eggs	nomy Lot and is not a road right-of-way shall be placed in
21	a Kura	n one	n space and shall be maintained by a Homeowner's Association
22	contine	mibad i	n Section 2-262.
23	<u>as desc</u>	Hocu i	II Section 2 202.
24	(1)	Dorm	itted Uses on Common Open Space. Uses allowed on the
25	(1)	Comt	non Open Space land are listed below and are subject to the
26		Addit	tional Regulations for Specific Uses in Section 5-600 as
27			enced.
28		icicic	Alcou.
29		(a)	Agriculture, horticulture, animal husbandry including bona
30		(u)	fide agricultural structures, pursuant to Section 5-626.
31 32			
33		(b)	Construction and/or sales trailer, during period of
33 34		(0)	construction activity.
3 <del>4</del> 35			
36		(c)	Easements and improvements for drainage, access, sewer or
37		\-/	water lines, or other public purposes.
38			
39		(d)	Passive open space or passive recreation, including but not
40		( )	limited to trails, picnic areas, community gardens.
41			
42		(e)	Sewage disposal system, communal.
43			
44		(f)	Sewer pumping station.
45		` '	
46		(g)	Stables, pursuant to Section 5-627.

1 2 3 4				(h)	Stormwater management facilities for the proposed development or for a larger area in compliance with a watershed stormwater management plan.
5 6				(i)	Utility transmission lines, overhead.
7 8				(j)	Utility substation, distribution, pursuant to Section 5-616.
9 10				(k)	Utility substation, transmission, pursuant to 5-616.
11 12				(1)	Water pumping station.
13				(m)	Water supply system, communal.
14 15 16 17 18			(2)	uses a	al Exception Uses on Common Open Space. The following are permitted with the approval of a Special Exception on non Open Space pursuant to Section 6-1300.
19 20 21				(a)	Active recreation space, including golf course, with accessory clubhouse, pursuant to Section 5-648.
22 23 24				(b)	Water storage tank, by Special Exception, pursuant to Section 5-621.
25 26 27 28				(c)	Water treatment plant, by Special Exception, pursuant to Section 5-621.
28 29 30	<u>2-255</u>	Set	oacks a	nd Yar	ds.
31		(A)	<u>Se</u>	tback.	
32 33 34 35 36 37			(1)	the righ oth	structure shall be located within one hundred (100) feet from right of way of any arterial road; seventy five (75) feet from the at-of-way of any collector road; or thirty five (35) feet from any erroad right of way, private access easement, and/or scriptive easement.
38 39 40			(2	) <u>Per</u> <u>of a</u>	rimeter Setback. No structure shall be located within 100 feet any perimeter property line of the subject development.
41 42 43		<u>(B)</u>	<u>Y</u> :	<u>ards.</u>	
43 44 45			(1	) <u>Fro</u>	ont. 35 feet minimum
45 46 47			(2	) <u>Sid</u>	e. 15 feet minimum.
47 48 49			(3	(a) <u>Re</u>	ar. 35 feet minimum.

1	Building Requirements.	
1 2 3 4 5		(A) Building Height. Thirty five (35) feet maximum, excluding agricultural structures.
6	<u>2-257</u>	Utility Requirements.
7 8		(A) Water. All lots shall be served by either:
9		(i) Individual water supply system, located on the lot served, or
10 11 12		(ii) Communal water system, located within Common Open Space, with maintenance to be provided pursuant to Section 2-258
12 13		(B) Sewer. All lots shall be served by either:
14		(i) Individual sewage disposal systems, located on the lot served, or
15		(ii) Communal sewage disposal system located within Common Open Space with maintenance to be provided pursuant to Section 2-258.
16 17 18	2-258	Maintenance of Communal Water and/or Sewage Disposal Systems. If the
19		development is served by communal water and/or sewage disposal systems
20		placed within Common Open Space and with an emergency access easement
21		provided. Such systems shall be operated and maintained by LCSA, in accord with all LCSA adopted policies. If LCSA policies preclude maintenance by
22		LCSA, then the HOA shall contract with a duly licensed third party
23 24		maintenance company. All costs of operation and maintenance of such
25		communal systems shall be borne by the owners of the lots served.
26 27		
27 28	<u>2-159</u>	Fire Protection. The development shall satisfy the fire protection standards set
29 30		forth in the Facilities Standards Manual.
31	2-160	Lot Access.
32		(A) Access to individual lots may be provided by private access easement
33		which shall comply with the requirements of the Facilities Standards
34		Manual.
35		(B) Private access easements may serve as frontage in lieu of public road
36 37		(B) Private access easements may serve as frontage in field of public road frontage for up to 25 lots per easement.
38		
39		(C) The plat of subdivision shall contain a note detailing the provisions
40		regarding the maintenance of the private access easement.
41		
42 43	<u>2-261</u>	Homeowner's Association.
44		(A) If the subdivision contains any of the common improvements listed below
45		the development shall have an incorporated Homeowners' Association
46		("HOA"). The HOA shall have the right and responsibility to maintain
47		the following areas or improvements:

1 2 3		(1) <u>Common areas within the development that are not part of an individual lot;</u>
4		(2) Lot(s), if owned by the $HOA$ ;
5 6 7		(3) Private roads, if any, within or serving the development, except as provided in Section 2-261(C);
8 9 10		(4) Communal water and/or sewage disposal systems, except as provided in Section 2-161(D);
11 12		(5) Any stormwater management facilities or areas;
13 14		(6) Fire protection pond(s), dry mains, or other improvements;
15 16 17		(7) Such other common facilities or improvements as may be designated in the bylaws of the HOA.
18 19 20	(B)	Membership in the HOA shall be required for all purchasers of lots therein and their successors in title.
21 22 23 24 25 26 27	(C)	Notwithstanding the requirements of Section 2-261(A) above, if the only common element is private roads or easements, then they shall either be maintained by an HOA or shall be maintained pursuant to a private road maintenance agreement. If such roads are to be maintained pursuant to a private road maintenance agreement, then the terms thereof shall be included on each record plat of subdivision for the development.
28 29 30 31	(D)	Notwithstanding the requirements of Section 2-261(A) above, communal water supply or sewage disposal systems may be maintained by LCSA or a duly licensed third-party maintenance company.
32 33 34 35 36	(E)	A portion of the Common Open Space may be conveyed to LCSA for the purpose of maintaining a communal water and/or sewage disposal system. Such Common Open Space, although not in the ownership of the HOA, may be used to satisfy the requirements of Section 2-253(G).
37	(F)	Prior to approval of a record plat of subdivision for the cluster:
38 39 40 41 42 43 44		(1) If a Homeowner's Association is to be established, the landowner shall submit documents for the creation of the HOA to the County for review and approval, including its bylaws, and all documents governing ownership, maintenance, and use restrictions for common areas, including a legal description of such areas and a description of restrictions placed upon the use and enjoyment of the land;

1		(2)	If a communal water and/or sewage disposal system is to be
2		(-)	maintained by a third party, a minimum two year maintenanc
3			contract is to be submitted for review and approval by the County.
4		(3)	If the subdivision is served by private roads and there is no
5	•		Homeowners' Association for the subdivision, the developer shall
6			submit a private road maintenance agreement to the County for
7			review and approval.
8			
9	2-262	Recognizing	Protection by Right to Farm Act. Record plats and deeds
10		authorized nu	rsuant to this section shall include a statement that agricultural
11		operations en	joy the protection of the Right to Farm Act (Va. Code Section 3.1-
12		22.28 et seq.)	
		22.23 00 50 4.2	<del>-</del>
13			
14			
15			